

राजपत्र, हिमाचलः प्रदेश

(भसाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, शनिवार, 5 नवम्बर, 1988/14 कार्तिक, 1910

हिमाचल प्रदेश सरकार

AGRICULTURE DEPARTMENT

NOTIFICATION

Shimla-2, the 31st August, 1988

No. Agr. F(11)-1/80-II.—The Governor, Himachal Pradesh is pleased to fromulate the following Rules regulating the payment of grant-in-aid to Himachal Pradesh Seed Certification Agency or Agriculture Activities:—

RULES

- 1. Short title—These rule: may be called the Rules Regulating the Payment of Grant-in-aid to the Himachal Pracesh State Seed Certification Agency.
 - (a) Application These will apply in whole of the State of Himachal Pracesh.
 - (b) Commencement.—These will be enforced from the date of its publication in Rajpatra.
- 2. Definition.—1. "Grant-in-aid" means the grant given to the Himachal Pracesh State Seed Certification Agency, by the State Government/Central Government.
- 2. "Agency" means the Himachal Pradesh State Seed Certification Ageny constituted by the State Government and registered under the registration of Societies Act, 21 of 1980 vide registration No. 947/78, cated 20-8-87.
 - 3. "Chairman" means the Chairman of the State Seed Certification Agency.
 - 4. "Director" means the Director of the State Seea Certification Agency.

- 5. "Member-Secretary" means the Member-Secretary of the State Seed Certification Agency.
- 6. Sanctioning authority means the Secretary (Agr.) to the Government of Himachal Pradesh
- 3. Purpose for which grant-in-aid may be given.—Grant-in-aid may be given for specific schemes rawn up for all or any of the following purposes by the Himachal Pracesh State Seed Certification Agency:—
 - (i) To publish and c istribute literatures pertaining to the State Seed Certification Agency in the form of leat lets, pamphlets etc.
 - (ii) To meet the travelling expenses of the executive members and other officials of the State Seed Certification Agency, for the purpose of organising the work of Agency an hold meetings to evolve ways and means of stepping up its work with the main aim of creating among farmers the urge for growing improved seeds.
 - (iii) The office expenses and salaries of the officials of the Agency to be met out of the grant sanctioned annually for a period of five years only from the date of issue/publication of these rules.
 - (iv) To associate the growers with latest development techniques for improved seed production and evolve improvement in their level of living.
 - (v) To provide assistance for organising seminars, conferences and training programme and seed certification for the benefit of the farmers/growers.
- 4. Terms and conditions for grant-in-aid —(a) The grant-in-aid will be utilised for the purpose for which it is sanctioned by the State/Central Government—
 - (i) The grant shall be spent upon the objective within one year from the date of issue of the letter sanctioning the grant at the latest.
 - (ii) That any portion of the amount out of the grant which is not ultimately required for expenditure upon the object shall be culy surrence red to the Government.
 - (iii) That grant-in-aid will be given on the written request of the Agency to cover part of the expen iture of the Agency for any of the approved purpose specified in rule of these rules.
- (b)(i) In case the grant-in-aid sanctioned and paid to the Agency is not spent for purpose for which it is sanctioned and during the period for which it is sanctioned, the Director of Agriculture, Himachal Pra esh will effect recovery of the same along with the penal interests fixed by the Government from the Agency in whose favour it was sanct ioned and also stop their payment or any grant to the Agency.
- (ii) In case any balance out of the grant-in-aid remains unspent during the year it shall be carried to the next year, but in case grant-in-aid has to be recovered eventually, it shall be recovered in lump sum from the next grant-in-aid of the succeeding year, and if no such grant is sanctioned it will be deposited in the Government Treasury in the succeeding year.
 - (iii) The annual assistance by way of grant-in-aid to the Agency should be equal to the actual expen iture incurred by the Agency for any approved purpose specified in rule 3 of these rules during the preceding year. Government may, however, sanction ad hoc grant-in-aid in favour of the Agency to the extent of Rs. 2 lacs in the initial stages.
 - (iv) The grant-in aid may be paid in one or more than one instalment during the financial year, according to the exigency of the work/justification for financial assistance.
 - 5. Maintenance of accounts and records.—(i) The agency shall maintain its accounts and records and the same shall be open for inspection at all times by the Director of Agriculture.
 - (ii) The certificate will be furnished by the sanctioning authority to the Accountant General, Himachal Pracesh & Chancigarh, Shimla to the effect that the grant-in-aid has been utilised fully.

An application for grant-in-aid shall be submitted in the last week of April in the form prescribed in Annexure 'D'. The recipient shall execute an agreement and bond in the forms prescribed in Appendix B and C respectively.

(iii) The sanctioning authority shall maintain the register of grant-in-aid in the proforma

(iv) Head of Account.—The amount of garnt-in-aid to the Himachal Pradesh State Seed Certification Agency will be debitable under Major Head 2401—Crop-Husbandry Agri. Departant Non-Plan according to allocation made in the budget.

- 6. Audit of Accounts.—The audit of accounts of the Agency, shall be got conducted from Chartered Accountants annually and its report shall be submitted to the Director of Agriculture by 31st December of the succeeding year.
- 7. Transfer/Disposal of Assets.—Assets acquire I wholly or substantially out of Government grant would not be isposed of auctioned/utilised for purpose other than those for which grants are sanctioned without the prior sanction of Secretary (Agr.) to the Governmen of Himachal Pradesh.

S. M. KANWAR, Agriculture Production Commissioner-cum-Secretary.

लोक सम्पर्क विभाग

ग्रधिसूचना

शिमला-171002, 5 सितम्बर, 1988

सख्या पब-ए0(3)16'87. —हिमाचल प्रदेश के राज्यपाल, भारत के संविधान के अनुच्छेद 309 के परन्तक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हिमाचल प्रदेश लोक सम्पर्कविभाग में चालक (वर्ग-3) अराजपितत पद के लिए इस प्रधिसूचना के संलग्न उपाबन्ध ''भ्र'' के अनुसार भर्ती एवं ग्दान्निति नियम बनाते हैं, अर्थात् :—

1. संक्षिप्त नाम और प्रारम्भ.—(1) इन नियमों का संक्षिप्त नाम हिमाचल प्रदेश लोक सम्दर्भ विभाग च लक (वर्ग-3) अराजपितत भर्ती एव पदोन्नित नियम, 1988 हैं।

(2) यह नियम तुरन्त प्रवृत्त होंगे।

ANNEXURE A'

RECRUITMENT AND PROMOTION RULES FOR THE POST OF DRIVER IN THE DEPARTMENT OF PUBLIC RELATIONS IN HIMACHAL PRADESH

1. Name of the post Driver.

2. Number of posts 24 (Twenty-four).

3. Classification Class-III-(Non-Gazetted).

4. Scale of pay Rs. 400-10-450/15-525-15-600/20-660.

5. Whether selection post or non-selection Non-Selection, post.

6. Age for direct recruitment

Between 18 to 32 years:

Provided that the upper age limit for direct recruits will not be applicable to the candidates already in service of the Government including those who have been appointed on ad hoc or on contract basis:

Provided further that if a candidate appointed

on ad hoc basis had become overage on the date when he was appointed as such he shall not be eligible for any relaxation in the prescribed age limit by virtue of such ad hoc or contract appointment:

Provided further that upper age limit is relaxable for Scheduled Castes/Scheduled Tribes/Other categories of persons to the extent permissible under the general or special order of the Himachal Pradesh Government:

Provided further that the employees of all the

public sector corporations and autonomous bodies who happened to be Government servants before absorption in public sector corporations/autonomous bodies at the time of initial constitution of such corporations/autonomous bodies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not, however, be admissible to such staff of the public sector corporations/autonomous bodies who were/are subsequently appointed by such corporations/autonomous bodies and are/were finally absorbed in service of such corporations/autonomous bodies after initial constitution of the public sector

Note-1.—Age limit for direct recruitment will be reckoned on the first day of the year in which the posts are advertised for inviting applications or notified to Employment Exchanges, as the case may be.

corporations/autonomous bodies.

Note-2.—Age and experience in the case of direct recruitment relaxable at the discretion of the Himachal Pradesh Public Service Commission in case, of the candidate is otherwise welqualified.

7. Minimum educational and other qualifications required for direct recruits.

Essential Qualifications:

(i) Should have passed the Middle standard examination or its equivalent from a Board/ Institute;

- (ii) Must possess driving licence driving heavy and light vehicles in hilly areas; and
- Must possess three years experience in driving in hilly areas.

Desirable Qualifications:

Knowledge of customs, manners and dialects of Himachal Pradesh and suitability of appointment in the peculiar conditions prevailing in the Pradesh.

8. Whether age and educational qualifi- Not applicable. cation prescribed for direct recruits will apply in the case of promotees.

9. Period of probation, if any

Two years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority in special circumstances and reasons to be recorded in writing

10. Method of recruitment whether by direct recruitment or by promotion, deputation, by transfer/deputation. transfer and the percentage of vacancies to be filled in by various methods.

100% by direct recruitment, failing which

11. In case of recruitment by promotion, deputation/transfer. grades from which promotion/deputation/transfer is to be

By transfer/deputation from other Government Departments holding similar posts in the same grade.

Note.—Provisions of rules 10 and 11 are to be revised by the Government in consultation with the Commission as and when the number of posts under Rule 2 are increased.

12. If a Departmental Promotion Committee exists, what is its composition?

As may be constituted by the Government from time to time.

13. Circumstances under which the Himachal Pradesh. Public Service Commission is to be consulted in making recruitment.

As required under the law.

14. Essential requirement for a direct recruit.

A candidate for appointment to any service or post must be :--

- (a) a citizen of India, or
- (b) a subject of Nepal, or ... (c) a subject of Bhutan, or
- (d) a Tibetan refugee who came over to India before the 1st January, 1962 with the inte tion of permanently settling in India, or

(e) a person of Indian origin who has migrated from Pakistan, Burma, Srilanka, East African countries of Kenya, Uganda, the United Republic of Tanzania (Formerly Tanganyika and Zanzibar), Zambia, Malwi, Zaire and Ethopia with the intenstion of permanently settling in India:

Provided that a candidate belonging to categories (b), (c), (d) and (e) shall be a person in whose favour a certificate of eligibility has issued by the Government of India.

15. Selection for appointment to the post by direct recruitment.

Selection for appointment to the post in the case of direct recruitment shall be made on the basis of viva-voce test, if the Himachal Pradesh Public Service Commission or other recruiting authority, as the case may be, so consider necessary or expedient by a written test, or practical test, the standard/syllabus etc. of which will be determined by the Commission/other recruiting authority as the case may be.

16. Reservation

The appointment to the service shall be subject to the orders regarding reservation in the service for Scheduled Castes/Scheduled Tribes/ Backward Classes/Other categories of persons issued by the Himachal Pradesh Government from time to time.

17. Power to relax

Where the State Government is of the opinion that it is necessary or expedient so to do, if may, by order for reasons to be recorded in writing and in consultation with the Himacha Pradesh Public Service Co nmission, relax any of the provisions of these rules with respect to any class or category of persons or posts.

ध्रादेश दारा, महाराज कृष्ण काव, वित्तायुक्त एव सचिव

TOURISM DEPARTMENT

NOTIFICATION

Shimla-2, the 17th September, 1988

No. 3-76/86-TSM. (Sectt).—The Governor, Himachal Pradesh, is pleased to make Himach a radesh grant of incentives to Paying Guest House Scheme, 1988, as under:—

1. Object of the scheme.—As a part and parcel of steps taken by the Himachal Prade: Government for promotion of tourism, which has been declared as an industry in Himacl

Pradesh, the scheme for grant of incentives to priviate house owners who have mome spare accommodation for letting out on daily or short term basis to visiting tourists is hereby framed

The scheme aims at utilising, by making certain additions/alterations in the existing houses, the available private accommodation in the State which is surplus to the requirement of the house owner/family. The objective on the one hand is creating opportunity for the household to have some additional income by way of letting out to tourists, the surplus accommodation and on the other hand providing cheap and comfortable accommodation in homely atmosphere to the tourists mainly the budget class tourists. For this purpose the existing surplus accommodation is required to have certain facilities like attached bahs/toilets or some minimum furniture/furnishings for which purpose the Government intends to make available loan to the house owner from schenuled Commercial Bank at 4% rate of interest, the rest being borne by the Government by way of subsidy in the manner hereinafter specified.

- 2. Short title and commencement.—(i) This scheme shall be called the "Himachal Pradesh Incentives to Paying Guest House Scheme, 1988".
 - (ii) This scheme shall come into force from the date of the notification.
- (iii) These incentives are provided under the discretionary powers of the State Government and hence they do not create any claim against Himachal Pradesh Government enforceable in the Court of Law. It will be lawful for the Government to discontinue and/or amend/all or any of the incentives at any time.
- 3. Definitions.—(i) Paying Guest Houses.—Any private house in good condition and easily eccessible at religious places, to rist resorts, villages and towns where more accommodation is in demand by the tourists will primarily qualify under this scheme. Further to qualify for grant of incentives as prescribed, the house, shall fulfil the minimum requirement of having minimum 5 rooms and a kitchen out of which at least 2 rooms shall be made available for tourists as paying guest accommodation.
- (ii) Providing of catering facilities to the guests wherever required by tourists shall be binding on the host.
- (iii) Accommodation.—Accommodation under the scheme would mean the rooms/accommodation which is surplus for letting out after fully satisfying the personal requirement of members of the household. Any accommodation under the scheme shall have to be of a minimum size of 100 sq.ft. for 2 beds accommodation and 60 sq.ft. for one bed accommodation. Such accommodation should also have regular water and electricity connections.
 - 4. Improvements.—Improvements under the scheme shall mean and include the following:—
 - (i) Construction of extra toilets with water and electricity facility. At least one extra toilet would be required upto 3 rooms accommodation and two toilets for 3-5 rooms accommodation. The maximum amount of loan for this purpose would be 15,000/- for adding one toilet and Rs .25,000/- for adding 2 toilets.
 - (ii) Providing furniture, beddings, furnishings and utensils. The maximum amount of loan for this purpose would be Rs. 5,000/-.
 - (iii) Infrastructural improvements like-
 - (a) Renovation of premises.
 - (b) Tiling/flooring/ceiling.
 - (c) Reconstruction/extension of kitchen/dining room/sitting room.
 - (d) Wire gauge doors, windows or ventilators.
 - (e) Providing regular water supply.
 - (f) Wash Basins etc.:

Provided that the maximum amount of loan for this purpose shall be limited to Rs. 20,000/-only:

Provided further that the total amount of loan for all purposes as enumerated at (i), (ii), and (iii) above shall not exceed Rs. 50,000/-.

- 5. Operation of the Scheme.—(i) Any proprietor/owner of a private house shall apply in the precribed proforma (Annexure-I) to the S.D.M. concerned with one copy to the Commissioner Tourism, for assistance under the Scheme. The application, if found in order after scrutiny by the S.D.M., shall be forwarded under intimation to the applicant to the branch of the bank nearest to the applicant along with the recommendations of the S.D.M. for financing of the paying guest house, subject to a maximum of Rs. 50,000/- only.
- (ii) The bank branch concerned shall take immediate steps to provide the loan as recommended subject to the 13 ral provision regarding security/hypot hecation etc. of the bank. The decision of the bank shall be communicated to the applicant within 30 days of the receipt of recommended application and the intimation thereof shall also be sent to the Deputy Commissioner concerned and the Commissioner Tourism.
- (iii) The matter of implementation of this scheme shall be an item of agenda/discussion in the monthly meeting between the Deputy Commissioner and the banks where the details of pending cases along with the points of delay shall be discussed to root-out the problems. A quarterly return in this respect shall be submitted by the Lead Bank Officer of the District to concerned D.S. and the Commissioner Tourism.
- (iv) In cases where the paying guest house has been advanced loan not exceeding to Rs. 50,000/-by a scheduled commercial bank, as a result of recommendations of the Committee, the concerned bank shall inform the Commissioner Tourism giving complete details of the loan advanced with a request to contribute the State share of interest liability. The bank shall in its record bifurcate the interest in two parts first of which shall indicate the liability of the loanee and the second, the liability of the State Government. The latter shall be payable by the Commissioner Tourism and the bank concerned within 15 days of the receipt of the demand. The bank shall also supply details of the repayment schedule so that the Commissioner Tourism can monitor the repayment of the loan and take steps to ensure its proper and timely repayment.
- (v) The liability of the State Government under the scheme shall be limited to the differential between the normal lending rate of the bank and the subsidized rate of 4%. Any amount of penal/other interest on account of default in repayment on other such cases attributed to the loance shall not be a part of the State liability and shall be recoverable from the loance.
- 6. Responsibilities of the loanee under the scheme.—(i) Every paying guest house owner shall within a period of three mlontns from the date of advancement of loan, bring about all such improvements which were stipulated in the case for advancing of laon and thereafter, shall inform the D.C. and Commissioner Tourism, about the improvements made.
- (ii) Every paying guest house who has been advanced any loan under the scheme shall be registered under the Himachal Pradesh Registration of Hotels and Travel Agents Act (to be replaced shortly by Himachal Pradesh Registration of Tourist Trade Act, 1988) and shall be subject to the provision of the Act regarding periodic inspection/returns and maintenance of Visitors Book or other such record as prescribed by the Commissioner Tourism from time to time. The rates for board and lodging shall be fixed by the Government.
- (iii) Paying guest house owner shall at all times maintain a minimum standard of cleanliness, sanitation quality of food, etc. The guest house owner shall at all times ensure the following:—

(a) that the utensils both for cooking and eating are kept absolutely clean;

- (b) that the place for washing utensils is different from that for washing hands etc.;
- (c) that there is a provision for evacuation of all smoke from the kitchen properly so that no smoke gathers int the actual eating area;
- (d) that all eatable are covered with wire gauge or otherwise at all times;
- (e) that proper drainage is provided for all waste water so that it does not stagnate in the vicinity of the guest house;
- (f) that the workers employed in the kitchen are medically examined at least once a year and certificate thereof cisplayed in the guest house;
- (g) that the furniture is not broken or dirty; and
- (h) that the premises white washed every year.

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In case where the owner failed to bring about the stipulated improvements or allows the paying guest house to deteriorate the standard of accommodation/service/food/environs, the Department of Tourism shall be at liberty to withdraw the incentive apart from taking any other action under the provisions of the aforesaid Act.

- (iv) The paying guest house owner shall submit an undertaking along with an affid avit to the effect that he shall continue to run paying guest house for a minimum period of five years after registration or till the repayment in full of the loan and interest whichever is later. Any failure on this account shall render the owner liable for such penal action as deemed fit apart from recovery of loan/interest as prescribed by law.
- (ν) The paying guest house owner shall be responsible for regular and prompt repayment of loan and interest as agreed to in the schedule of repayment.
- 7. Powers of drawal and disbursement and maintenance and accounts,—(i) The amount, out of the funds placed at the disposal of the Commissioner Tourism for the operation of the scheme shall be drawn in advance in two equal instalments first in the month of April or later and second in October or later or otherwise, if required earlier. The amount shall thereupon be deposited in a scheduled commercial bank and account thereof will be operated by the Commissioner Tourism. This would result in prompt and regular payment of State share of interest liability to the concerned bank branch on receipt of their demand.
- (ii) The Commissioner Tourism, Himachal Pradesh shall have full powers to draw the amount from the treasury and remit to the concerned bank.
- (iii) Commissioner Tourism shall submit to the Government a quarterly return indicating the progress of the scheme. The proforma for the same shall be devised by the Government and sent to the Commissioner Tourism, Himachal Pradesh.
- 8. Head of Account.—The expeniditure on the implementation of the scheme shall be debitable to Major Head 3452-Tourism, 01-Tourist Accommodation, 190-Assistance to Public Sector and Other undertakings, 01—Subsidy for Hotels and Restaurants.

उपाबन्ध-]

हिमाचल प्रदेश पेईंग गैस्ट हाउस प्रोत्साहन योजना, 1988 के ग्रधीन प्रोत्साहन के भ्रनुदान के लिए भ्रावेदन ।

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	त्रावश्यक विवरणियां निम्नलिखिन हैं:—			
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 प्रधान ग्राम पंचायत/नगरपालिका/ ग्रिधसूचित क्षत्र समिति/श्रन्य स्थानीय निकाय की सिफारिश

श्रायुक्त पर्यटन, हिमाचल प्रदेश

त्रतिलिपि

ग्रागेदक

OFFICE OF THE DEPUTY COMMISSIONER, MANDI, DISTRICT MANDI

OFFICE ORDERS

Mandi, the 28th October, 1988

No. PCN-MND-A(1)-61/85.—In exercise of the powers vested in me under the Himachal Pradesh Panchayati Raj Act, 1968 and Rules made under thereto, I, S. K. Justa, Additional Deputy Commissioner, Mandi, District Mandi declare the vacant seat of Shri Labh Singh, Panch, Gran Panchayat Chhamyar Development Block, Mandi Sadar, District Mandi, Ward No. 1 due to his resignation.

Mandi, the 28th Odtober, 1988

No. PCN-MND-A (61)/85.—In exercise of the powers vested in me under Rule 19 (B) of the Himachal Pradesh Gram Panchayat Rule, 1971 (read with notification No.PCH-HB (2)-19/76, dated 15th January, 1982) I, S. K. Justa, Additional Deputy Commissioner, Mandi, District Mandi, hereby accept the resignation of Shri Labh Singh, Panch, Ward No. 1, Gram Panchayat Chhamyar Development Block, Mandi lar, District Mandi with immediate effect.

S. K. JUSTA,

Additional Deputy Commissioner,

Mandi, District Mandi.